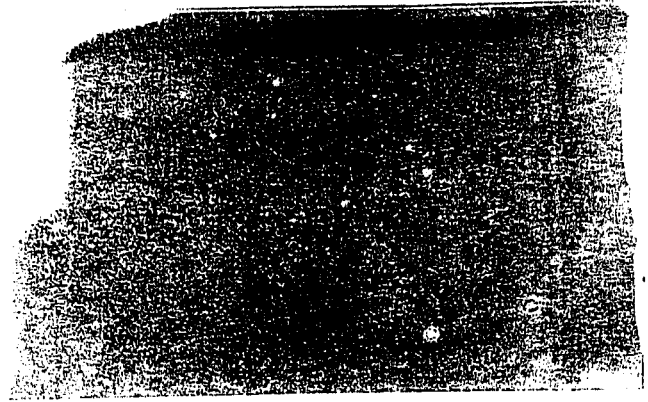


EXHIBIT - L

RT
SIF

back



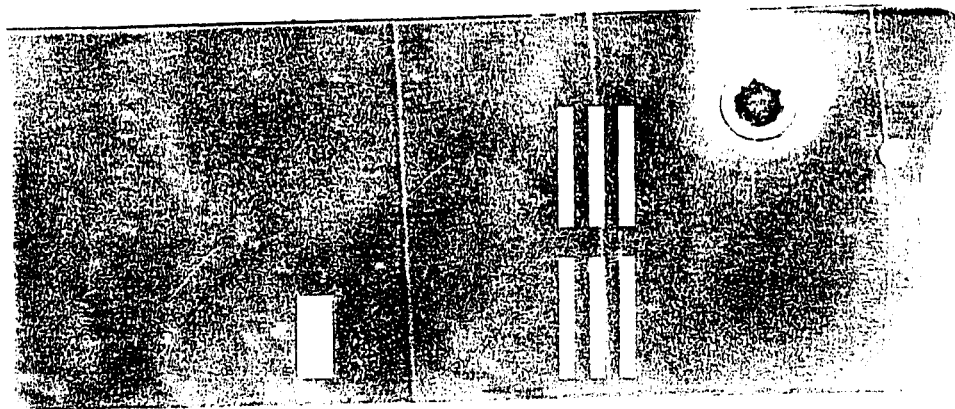
Latent Prints

CR 03-579

Location of Occurrence D.A. & Auto PARTS

Code Section 459 PC

Date 2/7/03

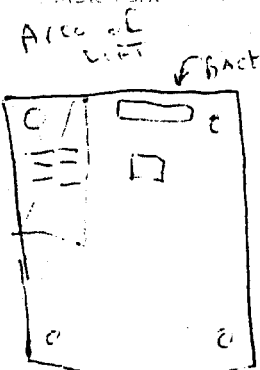


PETALUMA POLICE DEPT /EVIDENCE

Case # 03-874 Item # 3-1051
Date 2/7/03 Time 0600
Officer BARRETT ID # 1051
Description LATENT PRINT CARDS

Date 2/7/03	Crime 45910	Case No. 03-874
Victim DAVIS AUTO PARTS		
Address of incident		
Location of latent prints found		
Bottom of A.M.W.		
MACH. W.		
Prints lifted by BAEVEZ		File No. 1051
Laboratory Report No. 1051-1051		

— Sketch and Record —



Bottom of
A.M.W. MACH. W.

2/7/03 459 JL CB-374

DAN'S AUTO PARTS

Location of Latent Prints Below

Top RT Side of Machine

MACHINE - FROM OFFICE

FLOOR

BARNES 1051

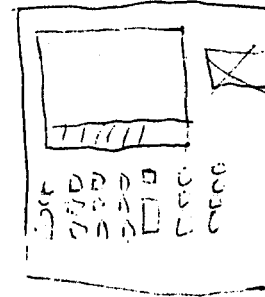


EXHIBIT - M



EVIDENCE ITEMS
1-4/2032

EXHIBIT - N

Evidence/Property Sheet

Code Section 459 PC		Crime BURGLARY		Classification COMMERCIAL		Case No./ Citation No. 03-874	03-874
Victim's Name - Last, First, Middle DAN'S AUTO PARTS			Address		Phone		
Suspect		Date 2/7/03	Time 0600				
Suspect		Storage		Date	Receipt Issued To (Signature)		
Suspect		Property Officer			Receipt Issued By (Signature)		

~~_____~~ Evidence List

 Found Property

Safekeeping

Receipt

[illegible]

Chain of Custody

Chain of Custody					
Item No.	Date	Time	Issued To	Destination	Returned
					Recording Officer R. BARNES 1051
					Reviewed By

EXHIBIT - D

DEFENDANT'S WAIVER OF
CONSTITUTIONAL RIGHTS PRIOR TO
ENTRY OF GUILTY OR NO CONTEST PLEA

Honorable Cerena Wong Case No: MCR SCR 32105
(SUPERIOR COURT JUDGE)

Defendant's Name Gabeira Rhone Date of Birth 5-31-67

Attorney's Name J. Thistethwaite Bar # 101992

DEFENDANT: PLEASE READ AND PLACE YOUR INITIALS IN THE BOXES AFTER READING AND UNDERSTANDING EACH OF THE STATEMENTS. IF THERE IS ANYTHING THAT YOU DO NOT UNDERSTAND, ASK YOUR ATTORNEY ABOUT IT BEFORE INITIALING.

As the defendant in the above entitled case, I personally declare the following:

- ☒ 1. My name and date of birth as listed above are complete, true and correct.
- ☒ 2. I am not currently under the influence of anything that impairs my ability to understand these proceedings.
- ☒ 3. Of those charges now filed against me in this case, I plead (circle one) GUILTY NO CONTEST to the following offense(s) and admit the following enhancement(s), allegation(s), and prior conviction(s).

2 496 (a) receiving stolen property
Count

Count

Count

Count

Count

FILED
SEP - 5 2008
SUPERIOR COURT OF CALIFORNIA
COUNTY OF SONOMA
By [Signature] DEPUTY CLERK

Constitutional Rights

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4. I understand that I am entitled to a speedy and public trial by court or by jury as to all charges, allegations and prior convictions. I understand and give up each of the following rights:
- The right to see, hear, and question all witnesses who would testify against me at trial.
 - The right to present evidence in defense of the charges.
 - The right to have the Court order my witnesses to attend my trial at no expense to me.
 - The right against self incrimination. I can remain silent and require the District Attorney's Office to prove the case against me beyond a reasonable doubt. I cannot be forced to testify against myself, but I also have the right to testify in my own defense if I choose to do so.
 - The right to be represented by a lawyer at all court appearances relating to any trial. I can hire a lawyer or the Court will appoint a lawyer for me if I cannot afford one.

5. I FREELY AND VOLUNTARILY GIVE UP MY RIGHT TO A COURT AND JURY TRIAL.

6. I understand that a no contest plea will be treated as a guilty plea and I will be sentenced as if guilty.

7. All promises made to me are written on this form, or stated here in open court. There have been no other promises, or suggestions made in order to get me to enter this/these plea(s).

8. No one has made any threats to me or anyone else, or placed any pressure of any kind on me in order to make me plead guilty/no contest.

9. I have had enough time to discuss with my attorney my constitutional rights, any defenses I may have to the charges and the consequences of this/these plea(s).

Consequences of Plea

10. I understand that the maximum punishment I may receive as a result of this plea is:
indeterminate term in state prison of _____

determinate term in state prison of 3 years and _____ month(s)

followed by parole for (3 to 4 years) (5 to 7 years) (life) with return to prison for every parole violation;

a fine of \$ 10,000; a mandatory restitution fine of \$200 to \$10,000; a parole restitution fine in the same amount which will be suspended pending successful completion of parole; restitution directly to any victim(s).

11. I understand that if I am not sentenced to prison, I may receive probation for a period up to 5 years, or for a period equal to the maximum prison term, whichever is greater. As conditions of probation, I may be given county jail custody, plus the fine and any other conditions deemed reasonable by the Court. I understand that if I violate any condition of probation I can be sent to State Prison.

12. I understand that as a convicted felon, I will not be able to own, possess, or have under my custody or control any firearm or ammunition.

13. I understand that if I am not a citizen of the United States, conviction of the offense(s) may/will (circle one) have the consequences of deportation, exclusion from admission to the United States, or denial of naturalization pursuant to the laws of the United States. (Note: If convicted of an *aggravated felony*, defendant will be deported.)

14. I understand that if I am currently on probation for any other matter, this conviction will act as a violation of that probation and I could be given a separate and additional sentence in that case.

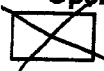
B.P.

15. I understand that there are also the following consequences of my plea(s):
(circle letter of all applicable consequences)

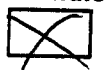
279

- a. Mandatory prison
- b. Presumptive prison
- c. Commitment to CYA
- d. Reduced conduct credits
 - i. Violent Felony (no credit to max. 15%)
 - ii. Prior Strike(s) (no credit to max. 20%)
 - iii. Murder (no credit)
- e. Prior Enhancement (increased penalties for future offenses)
- f. Registration as an arson / sex / narcotic offender
- g. Sexual Violent Predator law
- h. Blood test and saliva sample
- i. Loss of driving privilege
- j. AIDS education program
- k. Commitment to CRC (California Rehabilitation Center)

Other: _____

Open Plea

16. I understand that there is no agreement or indication as to the sentence I will receive on this matter. I could be sentenced up to the maximum penalty as stated above.

Indicated Sentence

17. I understand that, although the Court has indicated a sentence, there is no agreement with the District Attorney's Office and the Court will not decide what my sentence will be until it has read and considered a report from the probation office.

Dismissed Charges

18. I understand that the following charges will be dismissed: Count 1 459



19. I further understand that the Court can consider the dismissed charges in determining the appropriate sentence in my case and in ordering restitution to the victim(s) of the dismissed charges.

Negotiated Disposition pursuant to PC 1192.5

20 a. I am entering into an agreement with the District Attorney's Office. Pursuant to this agreement, I am pleading guilty/no contest as stated above.

b. My plea(s) are conditioned on receiving the following consideration as to sentence :

Probation (circle one): will be denied

will be granted

☒ imposition of judgment suspended

☐ sentence imposed and execution of sentence suspended

☐ to be determined by the court

The custody term will be for the stipulated term of _____

c. other: _____

d. I understand that if the court declines to accept this negotiated disposition, I may withdraw my plea(s) of guilty/no contest, re-enter my not guilty plea(s), and go to trial on all counts as originally charged.

e. I understand that if pending sentencing I commit another crime, violate any condition of a Supervised O.R. release, or willfully fail to appear for my sentencing hearing, this agreement will be canceled, I will be sentenced unconditionally and I will not be allowed to withdraw my guilty/no contest plea(s).

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☒ 21. I AM FREELY AND VOLUNTARILY ENTERING MY PLEA(S)

I declare that the initials that appear above are my own and that I have read and understand each statement that I have initialed.

Date: 9.5.03

Signature: _____

Defendant

Certificate of Interpreter

I declare that I translated the entire contents of this form from English to _____ in the presence of and directly to the defendant in this case and that the defendant wrote on this document in my presence.

Date: _____

Signature: _____

Interpreter

Defense Attorney Statement

I am the attorney of record for the above named defendant. I have explained each of the above rights to the defendant and have discussed the facts, consequences and possible defenses to the charge(s) with him/her. I concur with his/her waiver of rights and entry of guilty/no contest plea(s). I further stipulate that there is a factual basis for the plea(s) and that this document may be received by the court as evidence of the defendant's intelligent waiver of these rights and that it shall be filed by the clerk as a permanent record of that waiver. I have witnessed the reading, initialing and signing of this form by the defendant.

Date: 9-5-03

Signature: _____

Attorney for the Defendant

District Attorney Statement

The above information correctly reflects the position of the District Attorney's Office as to this case:

Date: _____

Signature: _____

Deputy District Attorney

Court Findings and Orders

Having questioned the defendant concerning his/her plea(s) of Guilty/No Contest and concerning any admissions of prior conviction(s), enhancements, and allegation(s), the Court finds that:

The defendant understands and voluntarily and intelligently waives the constitutional rights listed above;

The defendant's plea(s) and admission(s) are freely and voluntarily made;

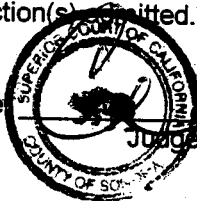
The defendant understands the nature of the charges and the consequences of the plea(s) and admission(s); and

There is a factual basis for the plea(s).

The Court accepts the defendant's plea(s) and admission(s) and finds the defendant guilty of the offense(s) pled to and the special allegation(s), enhancement(s) and prior conviction(s) admitted.

Date: 9-5-03

Signature: _____



Judge of the Sonoma County Superior Court

EXHIBIT - P

SONOMA COUNTY DETENTION DIVISION

INMATE REQUEST FORM

1. Inmate Name (Enter full name)			2. D.O.B.	3. Housing Unit	4. Booking #
Last	First	M.I.			
Williams	Teryl	A	3-10-55	B-47	9889371

5. PLEASE SEND THIS REQUEST TO THE FOLLOWING OFFICER/DEPARTMENT:

<input type="checkbox"/> Program Officer	<input type="checkbox"/> District Attorney	<input type="checkbox"/> Probation
<input type="checkbox"/> Public Defender	<input type="checkbox"/> Mental Health	<input checked="" type="checkbox"/> Other <u>Karen Silver</u>
<input type="checkbox"/> Friend's Outside	<input type="checkbox"/> Classification	<u>Public Defender</u>
<u>FYI - Steve W.</u>		

6. NAME OF INDIVIDUAL TO CONTACT. _____

7. I WOULD LIKE TO DISCUSS A COMPLAINT. ☐ (Explain in Comments/Request section below)8. I WOULD LIKE INFORMATION. ☐ (Print in Comments/Request section below)

COMMENTS/REQUEST: It come to my attention that Ms Rhone conflict attorney Jaime Thistlethwaite husband Steven Wise is your co-worker and/or supervisor. This was clearly a conflict of interest Business & Profession C. 6068 set duties of an attorney to maintain inviolate client confidences and, preserve the clients' secrets, do not encourage an action from a corrupt motive or interest. This conflict arise from an attorney close friendship, ex-co-worker and co-work such relationships should have be disclosed to the defendant. So defendant could make an intelligently consent to the continued representation or have alternative defense counsel appointed. I'm requesting a grievance or complaint or both to be filed with the Public Defender office or the courts for civil rights violations.

9. INMATE SIGNATURE: Teryl Williams DATE: 7-24-0810. RECEIVING STAFF SIGNATURE: [Signature] DATE: 7.24.08

11. RESPONSE TO INMATE

☐ YOUR REQUEST CANNOT BE ACTED ON AT THIS TIME. (See Explanation/Answer below)☐ EXPLANATION/ANSWER: _____

12. RESPONDING STAFF SIGNATURE: _____ DATE: _____

1. Inmate Name (Enter full name)			2. D.O.B.	3. Housing Unit	4. Booking #
Last	First	M.I.			
Williams	Terry	A	3-10-55	G45	9889371

5. PLEASE SEND THIS REQUEST TO THE FOLLOWING OFFICER/DEPARTMENT:

<input type="checkbox"/> Program Officer	<input type="checkbox"/> District Attorney	<input type="checkbox"/> Probation
<input checked="" type="checkbox"/> Public Defender	<input type="checkbox"/> Mental Health	<input type="checkbox"/> Other _____
<input type="checkbox"/> Friend's Outside	<input type="checkbox"/> Classification	

6. NAME OF INDIVIDUAL TO CONTACT: KAREN SILVER (Public Defender)

7. I WOULD LIKE TO DISCUSS A COMPLAINT. ☒ (Explain in Comments/Request section below)

8. I WOULD LIKE INFORMATION. ☐ (Print in Comments/Request section below)

COMMENTS/REQUEST: DEAR MRS. SILVER AT THIS TIME I WOULD LIKE TO
INFORM YOU THAT IT IS APPARENT THAT WE HAVE A CONFLICT OF INTEREST.
MY CURRENT FEELING IS THAT YOU ARE PRO PROSECUTION AND YOU AND
I DON'T SEE EYE TO EYE REGARDING THE MOTIONS THAT I'M INTERESTED IN
FILING AND TRIAL PREPARATION. THIS TIME NEXT WEEK I WILL EXERCISE
MY RIGHT TO FILE A MARSDEN MOTION TO RELIEVE YOU AS COUNSEL DUE
TO THE ABOVE-MENTIONED CONFLICT, SINCE IT IS EVIDENT THAT THIS CASE
IS A BURDEN TO YOU AND ONLY ONE OF THE AFOREMENTIONED WOULD BE
DISASTROUS TO MY CASE IT IS BEST FOR US TO TERMINATE OUR ASSOCIATION!

9. INMATE SIGNATURE: Terry Williams DATE: 3-19-03

10. RECEIVING STAFF SIGNATURE: B. Kern C-1093 DATE: 3-19-03

11. RESPONSE TO INMATE

☐ YOUR REQUEST CANNOT BE ACTED ON AT THIS TIME. (See Explanation/Answer below)

☐ EXPLANATION/ANSWER: _____

12. RESPONDING STAFF SIGNATURE: _____ DATE: _____

1. Inmate Name (Enter full name)			2. D.O.B.	3. Housing Unit	4. Booking #
Last	First	M.I.			
Williams	Teryl	A	3-10-03	L-45	9889371

5. PLEASE SEND THIS REQUEST TO THE FOLLOWING OFFICER/DEPARTMENT:

<input type="checkbox"/> Program Officer	<input type="checkbox"/> District Attorney	<input type="checkbox"/> Probation
<input checked="" type="checkbox"/> Public Defender	<input type="checkbox"/> Mental Health	<input type="checkbox"/> Other _____
<input type="checkbox"/> Friend's Outside	<input type="checkbox"/> Classification	

6. NAME OF INDIVIDUAL TO CONTACT. Karen Silver

7. I WOULD LIKE TO DISCUSS A COMPLAINT. ☐ (Explain in Comments/Request section below)

8. I WOULD LIKE INFORMATION. ☐ (Print in Comments/Request section below)

COMMENTS/REQUEST: I would like copies of my Marsden Hearings dated 4-3-03 & 4-30-03 for the express purpose of gaining relief from an unresponsive & prejudicial set of individuals and entities. Transcripts is needed and have to be ordered threw attorney to be attached to writs, claims, complaints & etc. as the law has clearly stated. It is also clear to me that the court of appeal requires these document when filing writs of mandated prohibition at this time. Please send these forms and/or copies requested time is of the essence. I have one offer to make because I had money in my that was stolen, I'll take a 90 days misdemeanor charge for 496 p.c. I'm not going to prison for Ms Rhone, this is the only offer I'll take in this case.

9. INMATE SIGNATURE: Teryl Williams DATE: 4-30-03

10. RECEIVING STAFF SIGNATURE: _____ DATE: _____

11. RESPONSE TO INMATE

☐ YOUR REQUEST CANNOT BE ACTED ON AT THIS TIME. (See Explanation/Answer below)

☐ EXPLANATION/ANSWER: _____

Out of the 12 jurors I can get 2 or 3 votes and I'm willing to try as you see, I seen a guy come in this court room with 17 felony(s) and get a program for a 1 year or 2 years, this is not a unreasonable offer. (For our record I tried to resolve this case) This document is only for Mr. Williams' attorney else only.

12. RESPONDING STAFF SIGNATURE: _____ DATE: _____

SONOMA COUNTY DETENTION DIVISION

INMATE REQUEST FORM

1. Inmate Name (Enter full name)			2. D.O.B.	3. Housing Unit	4. Booking #
Last	First	M.I.			
Williams	Teryl	A	3-10-55	B-47	9889371

5. PLEASE SEND THIS REQUEST TO THE FOLLOWING OFFICER/DEPARTMENT:

<input type="checkbox"/> Program Officer	<input type="checkbox"/> District Attorney	<input type="checkbox"/> Probation
<input type="checkbox"/> Public Defender	<input type="checkbox"/> Mental Health	<input checked="" type="checkbox"/> Other <u>Karen Silver</u>
<input type="checkbox"/> Friend's Outside	<input type="checkbox"/> Classification	<u>Public Defender</u>
		<u>FYI - Steve W</u>

6. NAME OF INDIVIDUAL TO CONTACT. _____

7. I WOULD LIKE TO DISCUSS A COMPLAINT. ☐ (Explain in Comments/Request section below)8. I WOULD LIKE INFORMATION. ☐ (Print in Comments/Request section below)

COMMENTS/REQUEST: It came to my attention that ms Rhone conflict attorney Jaime Thistlethwaite husband Steven Wise is your co-worker and/or supervisor. This was clearly a conflict of interest Business & Profession C. 6068 set duties of an attorney to maintain inviolate client confidences and, preserve the clients' secrets, do not encourage an action from a corrupt motive or interest. This conflict arise from an attorney close friendship, ex-co-worker and co-work such relationships should have be disclosed to the defendant. So defendant could make an intelligently consent to the continued representation or have alternative defense counsel appointed. I'm requesting a grievance or complaint or both to be filed with the Public Defender office or the courts for civil rights violations.

9. INMATE SIGNATURE: Teryl Williams DATE: 7-24-0810. RECEIVING STAFF SIGNATURE: [Signature] DATE: 7-24-08

11. RESPONSE TO INMATE

☐ YOUR REQUEST CANNOT BE ACTED ON AT THIS TIME. (See Explanation/Answer below)☐ EXPLANATION/ANSWER: _____

12. RESPONDING STAFF SIGNATURE: _____ DATE: _____

INMATE REQUEST FORM

1. Inmate Name (Enter full name)			2. D.O.B.	3. Housing Unit	4. Booking #
Last	First	M.I.			
Williams	Teryl	A	3-10-55	G-45	9889371

5. PLEASE SEND THIS REQUEST TO THE FOLLOWING OFFICER/DEPARTMENT:

<input type="checkbox"/> Program Officer	<input type="checkbox"/> District Attorney	<input type="checkbox"/> Probation
<input checked="" type="checkbox"/> Public Defender	<input type="checkbox"/> Mental Health	<input type="checkbox"/> Other <u>Karen Silver (PD)</u>
<input type="checkbox"/> Friend's Outside	<input type="checkbox"/> Classification	

6. NAME OF INDIVIDUAL TO CONTACT: Karen Silver7. I WOULD LIKE TO DISCUSS A COMPLAINT. ☐ (Explain in Comments/Request section below)8. I WOULD LIKE INFORMATION. ☐ (Print in Comments/Request section below)

COMMENTS/REQUEST: The court stayed all my false imprisonments under 654 & 1385. I only have a one strike case that why Marin County only used one strike. I would like you to send for my sentencing transcript, court minutes & sentence affidavit from Solano County court clerk. case number 17863, dated - 3-7-84, (false imprisonments dismissed upon completion of the prison term & parole period like in People v Pearson (1986) 228 Cal. Rptr. 509

9. INMATE SIGNATURE: Teryl WilliamsDATE: 5-10-0310. RECEIVING STAFF SIGNATURE: MurdockDATE: 5-9-03

11. RESPONSE TO INMATE

☐ YOUR REQUEST CANNOT BE ACTED ON AT THIS TIME. (See Explanation/Answer below)☐ EXPLANATION/ANSWER: _____

12. RESPONDING STAFF SIGNATURE: _____

DATE: _____

KS

INMATE REQUEST FORM

1. Inmate Name (Enter full name)			2. D.O.B.	3. Housing Unit	4. Booking #
Last <u>Williams</u>	First <u>Teryl</u>	M.I. <u>A</u>	<u>3-10-55</u>	<u>G-45</u>	<u>9889371</u>

5. PLEASE SEND THIS REQUEST TO THE FOLLOWING OFFICER/DEPARTMENT:

<input type="checkbox"/> Program Officer	<input type="checkbox"/> District Attorney	<input type="checkbox"/> Probation
<input checked="" type="checkbox"/> Public Defender	<input type="checkbox"/> Mental Health	<input type="checkbox"/> Other <u>Karen Silver P.D.</u>
<input type="checkbox"/> Friend's Outside	<input type="checkbox"/> Classification	

6. NAME OF INDIVIDUAL TO CONTACT. Karen Silver P.D.

7. I WOULD LIKE TO DISCUSS A COMPLAINT. ☐ (Explain in Comments/Request section below)

8. I WOULD LIKE INFORMATION. ☐ (Print in Comments/Request section below)

COMMENTS/REQUEST: ^{under} 1. Pen Code 1054.1, 1054.3: I would like a list of all real evidence that is intended to be offered into evidence at trial. Pen Code 1054.7 (30 days before trial) 2. Expert's Reports that the prosecution will relied on. 3. Defendant has a right to a second opinion on any expert testing of evidence. 4. Copy of officer Gilman evidence report. 5. I would like to file motion to compel discovery if these document is not in your possession. 6. A list of all prior conviction the prosecution intended to use as character evidence. I want to filed a Begale Motion to prevent Impeachment with prior conviction

9. INMATE SIGNATURE: Teryl Williams DATE: 5-24-03

10. RECEIVING STAFF SIGNATURE: [Signature] DATE: 5-24-03

11. RESPONSE TO INMATE

☐ YOUR REQUEST CANNOT BE ACTED ON AT THIS TIME. (See Explanation/Answer below)

☐ EXPLANATION/ANSWER: _____

12. RESPONDING STAFF SIGNATURE: _____ DATE: _____

regie...

**CONOMA COUNTY DETENTION DIVISION
INMATE REQUEST FORM**

1. Inmate Name (Enter full name)			2. D.O.B.	3. Housing Unit	4. Booking #
Last	First	M.I.			
Williams	Teryl	A	3-10-55	G-45	9889371

5. PLEASE SEND THIS REQUEST TO THE FOLLOWING OFFICER/DEPARTMENT:

<input type="checkbox"/> Program Officer	<input type="checkbox"/> District Attorney	<input type="checkbox"/> Probation
<input type="checkbox"/> Public Defender	<input type="checkbox"/> Mental Health	<input type="checkbox"/> Other <u>K. Silver Public Defender</u>
<input type="checkbox"/> Friend's Outside	<input type="checkbox"/> Classification	

6. NAME OF INDIVIDUAL TO CONTACT. Public Defender K. Silver

7. I WOULD LIKE TO DISCUSS A COMPLAINT. ☐ (Explain in Comments/Request section below)

8. I WOULD LIKE INFORMATION. ☐ (Print in Comments/Request section below)

COMMENTS/REQUEST: 1. money receipt shows \$5.21. 2. Papers Misc, this shows I had thing still in my pocket... Officer Gilman report states clearly, he photocopied the receipts he had seized from the vehicle... He photocopied the small currency he seized from Williams back pocket. Why I could not go through my own property before the officer searched the van. In officer Mariscal report, Evidence/Property Sheet there is a receipt for a ID that was in my pocket, but was found on the dashboard for some reason. There is another piece of paper with my name on them

9. INMATE SIGNATURE: Teryl Williams DATE: 4-13-03

10. RECEIVING STAFF SIGNATURE: Lawer DATE: 4-14-03

11. RESPONSE TO INMATE

☐ YOUR REQUEST CANNOT BE ACTED ON AT THIS TIME. (See Explanation/Answer below)

☐ EXPLANATION/ANSWER: _____

RECEIVED
 APR 15 2 11 PM '03
 SO CO PUBLIC DEFENDER

12. RESPONDING STAFF SIGNATURE: _____ DATE: _____

that was found under a seat, Officer Gilman searched the van 1st then Officer Mariscal, Officer Gilman never claim he see any thing with our names on it.

I would like to see a picture or photocopy of the checks on top of the safe, The prosecution never showed a copy of the checks that started the search. There are no copies or pictures of the checks. ~~There are~~ No log number.

Officer Gilman did tell the truth about me being sick and vomiting in a garbage can. I have arthritis in my hand & wrist.

SONOMA COUNTY DETENTION DIVISION
INMATE REQUEST FORM

1. Inmate Name (Enter full name)			2. D.O.B.	3. Housing Unit	4. Booking #
Last	First	M.I.			
Williams	Teryl	A	3-10-55	L 45	9889371

5. PLEASE SEND THIS REQUEST TO THE FOLLOWING OFFICER/DEPARTMENT:

☐ Program Officer☐ District Attorney☐ Probation☒ Public Defender☐ Mental Health☐ Other☐ Friend's Outside☐ Classification*K. Silver (Public Defender)**March 22, 2002**People v Black 5th App Dist F033914
F038143*

6. NAME OF INDIVIDUAL TO CONTACT.

*K. Silver (Public Defender)*7. I WOULD LIKE TO DISCUSS A COMPLAINT. ☐ (Explain in Comments/Request section below)*2000 People v Robles 23 Cal 4th 759*8. I WOULD LIKE INFORMATION. ☐ (Print in Comments/Request section below)COMMENTS/REQUEST: *Ms Silver is it a fact that the officer should have read me my Miranda Rights, because the officer came right up to the van investigating a crime he thought might have happen. The officer never question us about a traffic violation.**I was only a passenger in the van, People v Cartwright (1999) 12 Cal App 4th 1363, 1366 we believe that in constitutional terms a passenger is not lawfully stopped, seized or detained, merely because the vehicle in which he or she is riding is stopped for a traffic violation. Because I was riding as a passenger on a traffic stop, and had no I.D., this is*

9. INMATE SIGNATURE:

*Teryl Williams*DATE: *3-13-03*

10. RECEIVING STAFF SIGNATURE:

*Laura*DATE: *4-14-03*

11. RESPONSE TO INMATE

☐

YOUR REQUEST CANNOT BE ACTED ON AT THIS TIME. (See Explanation/Answer below)

☐

EXPLANATION/ANSWER:

12. RESPONDING STAFF SIGNATURE:

DATE:

RECEIVED
 APR 15 2 10 PM '03
 SONOMA COUNTY PUBLIC DEFENDER
 SO CO PUBLIC DEFENDER

not a form of probation violation. *In Re Anthony S.* 4 Cal. App 4th 1005; Even under pre Bravo law a peace officer only had to have some information that suggests a resumption of the misconduct that brought about the condition of probation. The officer had my name in his hand at the time of the search. *Maryland v Wilson* (1997) 137 Led 2d 41, 47; the court obviously did not mean to imply that passengers are routinely subjected to illegal seizures.

My 5th Amendment Right clearly states; nor be deprived of liberty with out due process of law. Court and statement clearly show that the officer was searching for anything he could find illegal to arrest me. *Latta v Fitzharris* (1975) (9th cir) it has been held, in California and elsewhere that police as distinguished from parole officers, cannot initiate searches of paroles under circumstances in which they could not search other citizens. in *US v Richardson* (1988 9th Cir) 849 F 2d 439, 441; We have said that a parole search may not be used as a subterfuge for a criminal investigation.

This was clearly not a probation search, pat search or violation of probation, the officer illegal seizure of my right to liberty, property with out read me my Miranda Rights is clearly an abuse of his authority as a police officer. *People v Cervantes* (2002) 127 Cal. Rptr 2d 468; a probationer subject to a search condition retains the right to be free from a search that is arbitrary, capricious or harassing. see also *In Re Anthony S.* supra; the Bravo court noted that a search by police officer based upon a consent

consent search term could not be conducted for reason unrelated to the rehabilitation and reformative purposes of probation or other legitimate law enforcement purposes. A waiver of 4th Amendment rights as a condition of probation does not permit search under taken for harassment or search for arbitrary or capricious reasons

People v Black 5th App Dist (F033914, F038143 Cal App 4th Ccl Rptr 2d Mar 22, 2002
People v Robles (2000) 23 Cal 4th 789

A search of an adult probationer's home may not be later justified by the fact that the adult was on probation, if that was not known by the searching officer at the time of the search

People v Robles (2000) 23 Cal 4th 189; More recently, however, in Robles the California Supreme Court held that a search could not later be justified by advanced consent if the searching officer were unaware of the advance consent at the time of the search. The Court in Robles refused to extend the logic of Tyrell J. The Robles rationale applies equally. It discourages warrantless, suspicionless searches of homes if officers know that any incriminating evidence cannot simply be pinned on a resident later discovered to be subject to parole or probation search.

of this hearing

4-23-03

Like this to be put on the record in this

Copy of the minutes of this hearing

a transcript of this hearing

a transcript of this hearing

Emergency should be filed

1. Inmate Name (Enter full name)			2. D.O.B.	3. Housing Unit	4. Booking #
Last	First	M.I.			
Williams	Teryl	A.	3-16-55	G-8	9889371

5. PLEASE SEND THIS REQUEST TO THE FOLLOWING OFFICER/DEPARTMENT:

- | | | |
|---|--|------------------------------------|
| <input type="checkbox"/> Program Officer | <input type="checkbox"/> District Attorney | <input type="checkbox"/> Probation |
| <input checked="" type="checkbox"/> Public Defender | <input type="checkbox"/> Mental Health | <input type="checkbox"/> Other |
| <input type="checkbox"/> Friend's Outside | <input type="checkbox"/> Classification | |
- KS

6. NAME OF INDIVIDUAL TO CONTACT: H. Bruce Kinnison (Chief Deputy Public Defend7. I WOULD LIKE TO DISCUSS A COMPLAINT. ☐ (Explain in Comments/Request section below)8. I WOULD LIKE INFORMATION. ☒ (Print in Comments/Request section below)

COMMENTS/REQUEST: Dear Mr. Kinnison as I was looking
threw my reports and noticed that I did not get the hand
written reports made at the crime scene by the reporting
officers. The typed written reports was re wrote at the P. P. Dept
2-7-2003 at 9:49 p.m. This is discoverable material in my case.
I also would like you to get an investigator to take a
picture of the plate(s) on the van in question. Im also
waitting on the dispatcher report with the caller name
standing the van was blocking the roadway.
stating

9. INMATE SIGNATURE: Teryl Williams DATE: 2-20-03

10. RECEIVING STAFF SIGNATURE: _____ DATE: _____

11. RESPONSE TO INMATE

☐ YOUR REQUEST CANNOT BE ACTED ON AT THIS TIME. (See Explanation/Answer below)☐ EXPLANATION/ANSWER: _____

12. RESPONDING STAFF SIGNATURE: _____ DATE: _____

EXHIBIT - Q

PUBLIC DEFENDER COURT ACTIVITY SHEET

306490

306490

NAME: WILLIAMS, TERYL ANTHONY

NO. _____

CHARGES: F 459, 496(a) PC

COURT NO.: MCR-415138

ATTORNEY ASSIGNED: _____

CO-DEFENDANT & ATTORNEY:

CUSTODY STATUS:

I/C, BAIL 10000

COUNTS _____

COUNTS _____

COUNTS _____

COUNTS _____

COUNTS _____

COUNTS _____

ALLEGATIONS _____

PRIORS _____

HOURS EXPENDED: _____

FEES ORDERED: \$ _____

OTHER CASES PENDING:

REPORTS received

FINANCIAL needed

MTN DATES:

PTC DATES:

J/T DATES:

PD REGISTRATION FEE

ordered

Date	Court	Time	On for	Action	PD	Judge	DA
2/13/2003			Arrgn.	PD appt. 2/14/03 8:30AM S2			
JW				SFT			
2/14	2	8 ³⁰	Sat	2/27 Px NTH	BK	RB	
				2/19 BR			
				Δ wants rpt. No parole held.			
2/19	2	8 ³⁰	BR	PR's h.o.	BK	RB	
				Bail \$30 K.			
2/24/03				J21 visit - Δ wouldn't talk about his role in case - wanted to argue discovery law & rights @ Px - wants new atty. WANTS 1538.5 - understands w/out time waiver & notice that wouldn't be possible - advise I'll file mtn. after Px - he argues w/me. He denies he has 3 strike law applying - only "has 211 x1" - has never been prosecuted as 3 striker. He denies any 459s are resid. & states he was coerced into 211 conviction. Δ had case law indicating mere passenger in car where 496 property found insufficient for arrest - he should not be in custody. Also argues cop didn't cite driver for license plate - thus = bad stop.			

Px 3/6 9:30 #2

2/27/03

to file

Supplemental report sent to

SF

3/5/03 - Attempt to visit A @ 10:45A - A in Law Library -
Attempt to visit A ~ 2:30p - elevator to mod not working

3/6/03 - A advised of offer - plea of I - admit 1 prior prison + 1 prior strike - A rejects. A aware that DA claims they'll file add'l strikes & a 7 add'l prior prisons A cont. to talk about prosecution's case not good so 1538.5 issues that I've told him don't exist &/or aren't going to result in dismissal. Px held - A HTA as chgd. spoke w/ Daryl R. investigator who took photos of van - to go over to see A w/ me & discuss call.
3/12-8:30-2

3/17/03 - Jail visit w/ D. Robinson - A reports he didn't participate in 459 - he was dropped by by co-A & sent to later met back up w/ her - stopped by cops lined - no later 459 had occurred - A's prior 459s never involved breaking by prying door &/or taking of safe, also never gloves.

5/1/03

1368

Dr. Cushing appointed @ 5/29 8:30
report due 5/27

SF Bellinger KK

7/15/03 - Met w/ A's investigator - he's having trouble getting A's discovery, call to front counter - they located items in inmate dining msg to inmate.

10/4/03 - P/C w/ Risk Management re: A's claim of conflict w/ JT, Weiss & I - emailed relevant letters from A & court docket close

FERRARI INVESTIGATIONS & PROTECTION SERVICE

Former LAPD
E. Anthony "Tony" Piazza
Owner - Senior Investigator

6585 Commerce Blvd., Ste. 148
Rohnert Park, CA 94928
(707) 664-0327



Former LAPD with 25 Years Experience
Licensed Statewide & Nationwide

Executive protection
High Value Escort
Accident Investigations
Missing Persons
Under Cover investigations



From: Kathy Knotts
To: Karen Silver
Date: 3/5/03 12:28PM
Subject: People v. Teryl Williams

Karen,

Sorry I couldn't answer you this morning, but I was trying to read the police reports in the sentencing matter that JPC had dispo'd with Fabian so I could maybe intelligently address any questions the Court had.

The offer that I wrote in the file is pled to Count I, admit one strike and one prison prior.

You might let Mr. Williams know that there may be additional strike allegations and there definitely are at least 7 additional prison prior allegations that could appear on any Information that got filed.

Let me know what you think.

Kathy

Criminal Case Information

Criminal Justice System

PEO VS. WILLIAMS

Municipal Court Superior Court

DA

Public Defender Agency

MCR - 415138 SCR - 32705

DAR - 459732

PUB - 306490

PET - 030874

Remarks: IC 2/11/03

Reel Number:

Reference Cases: 0

Date Checked Out:

Locatn:

Box Nbr

Destroy Date

- 1 WILLIAMS, TERYL ANTHONY

Offense Date: 02/02/2003

Court Date: 06/13/2003 08:30 S2

Purpose: FURTH PROC

	File Date	Disposition Date	Status
Municipal Court:	02/10/2003	03/06/2003	Held To Answer
Superior Court:	03/13/2003		Pending

- 2 RHONE, GALANA NICHOLLE

(ALLEN, HARRY)

Offense Date: 02/02/2003

Court Date: 07/09/2003 08:30 S2

Purpose: PT CONFIRM

	File Date	Disposition Date	Status
Municipal Court:	02/10/2003	03/06/2003	Held To Answer
Superior Court:	03/13/2003		Pending

DA MAUTNER, JEROME

PD SILVER, KAREN

(5-Next) (1-Person) (7-Calendar) (8-Charge) (10-Witness)

(11-Person Info) (17-File Number) (18-Reference Case) (13-More PF's)

c0210b*Overwrite Query ksilver

Fri Jun 13 14:47 2003

6/13/03

RE

Discovery to SCSO for Δ:

① video tape of co-Δ's statement

② CD of call re: car

③ 6 envelopes w/ photos from PPD

1 13

2 207

3 14

4 5

5 46

6 20

④ Photos PD took

Spoke w/ Sgt. Macleod who directed me to place items in envelope w/ Δ's name + booking # & take to counter @ MADF + ask to have placed in Δ's property.

EXHIBIT - R

Statement

On 2-6-03 Rhone call me about 11:30 pm to take her to Santa Rosa to meet some people she knew. (check her phone bill 510-595-0641) (She called my pager 510-997-1840 its in my jail property) (I called her own my cell phone thats in the van) The van is ours when Im not man at her for doing something stupid with some guy, like give me V.D. two weeks before.

Once we get to Petaluma Rhone started driven and went to a gas station which was about 12:45 am. She pulled up by these phones and meet this girl she very well, that was with this white guy who acted like he was all that walking to their car. I watched Rhone and the girl talk, then she tell me they going to trick this other guy out of some dope and money. I cant go because he might start tripping because he might think Im Rhone man. So I was to wait there in her friends two sitter car for them to come back so her friend could get us a room with her I.D..

I sat there getting high and went to sleep while waiting. I woke up 4 or 5 hours letter looking for the van and Rhone then I started tripping because they played me like a sucker. But while Im standing outside the car I seen the van go by and some other guy was driven it pass the gas station. Im mad and tripping when I start running and walking after the van. Im looking for the van down the street it turn. Im looking in driveways down street Im going to kill her for let that guy drive the van.

for dope and I'm going to bet his ass too, 25 or 30 minutes later I see the van stopped but running so I ran to it before it pulled off. I open the side door and called out Rhone name because it was dark inside, she said "Hi baby" like she been gone 5 minutes. I flash and ran to the back of the van and started slapping none stop upside the head for heaven me out in the cold that long while she got high. I told her to get me up out of here and take me back to the gas station so I could see because the bed was let down and things was all over the place and it was dark. While she was going back to the gas station because I was going to put her out there at that car. But the police pulled us over

Exculpatory Evidence

Fingerprint

995 mo

Suppression 1538.5 Evidence's

Safe	tampered unauthorized personnel	Invoice papers ^{print} 186644 186630
print"	touching; unauthorized personnel	removed from Van
	fingerprint	Photocopied
	removed Item & Safe	
	evidence contamination	Plastic Sheet around coin
	moved safe on 2-7-03 & 2-11-03	removed from Van
	safe face down, could have been a	Photocopied
	table in the dark	Print
	Officer Mariscal let Toriatt the owner	Money
	take the safe on 2-11-03 at 1530	removed from Van
Blank	removed from Van	Photocopied
heck	fingerprint	
prints"	Photocopied	Print
		Money Pouch & Metal Co
	All these items should be tested	on Desk
	by defesne	Entry into the crime scene
		victim pointing out what was
		touched.
Prints"	removed from Van	Photographed
heck	Photocopied	Fan Belts
rom		Calculator/Two Pictures
ransman		Entry into the crime scene
an	Passenger door broken 360° Rust	victim pointing out what was
	Vehicle report never stated anything	touched.
	about license plate	Photographed pictures, fan
		belts, calculator lying on floor

3/18/03

Exculpatory Evidence

Blood Evidence from Suspect or Defendant.

Blood from forceable entry, DNA ^{blood on evidence from cuts and scratches}

Blood from picking up the safe. DNA ^{blood on evidence cuts and scratches}

Skin from scratches from picking up the safe

Fiber evidence from the safe.

DNA on safe checks, Invoice papers, plastic sheet and coins, money, money pouch, metal Can, Fan Belts calculator and pictures.

These items could have blood or body skin on them, they could be tested for DNA, because these are the items the victim pointed out to the officer on or about 2-7-03.

If these items are not in the possession of the P.P. Dept., defendant will file a Brady motion to safe guard his rights.

Investigator Investigation

1. Need copy of my Medical Record I have a disability that stop me from picking up things. of that

2. Need to know ~~the~~ The amount of the safe if you would buy a new, or used one at a store.

Copy of
Testimony in the hearing

Exculpatory Evidence

On 2-7-03 officer Barnes checked the down stairs and up stairs interior of Dan's Auto Parts. Officer Barnes saw 1. several file cabinets and desk drawers were open that the owner Don Torliet said were keep closed 2. money pouch and a metal can on the desk that owner Dan Torliet stated had money in it 3. calculator lying on the floor in the middle of the room that owner Dan Torliet said was on top of the safe and 4. two pictures were lying on the floor against the wall. Down stairs fan belts lying on the floor. All these item was moved by the burglary suspect(s) as so stated by the owner Don Torliet. These items should have be collected and tested by the Crime Scene Investigator who had the training and experience to do so.

In *People v. Beeler* (1995) 39 Cal. Rptr. 2d 607 for sanction to apply, evidence had to have had apparent exculpatory value at time it was destroyed.

A defendant may obtain relief from police loss or destruction of evidence for failure to collect evidence before it is lost or destroyed. *People v. Washington*, a defendant is allow to perform a test of real evidence being held by the police department.

Codetendant
Statement

Made by
Officer Mariseal

Only guilt by association

Officer Mariseal implicated me, his whole investigation was shaped to fit Rhone statement.

He asked question which suggest their answers, she said what he said.

She told him what he wanted to hear because she was scared, tired and high.

Realistically her statement to him match his version of events because that what he told her he want to hear. In order to convince her, the officer had to reveal the details of his believe of what he thought had happen that day.

He want her to be sure she already knew the story she was going to use and/or tell him

Her statement to the officer have to be regarded as no more than a coerced confession imitation of the officer to give a false confession and/or statement

The officer should have been more skeptical than he should have about what she was saying when he gave her (3) three chances to make the statement he wanted.

Exculpatory Evidence

In the Van On 2-7-03

Crime scene and how police properly preserve and collect evidence has a direct bearing on the value and very existence of evidence found at the scene. The crime scene is in itself evidence and must be treated as such. It is not strictly a location or geographical area, but a tangible object that possesses information that can be presented for prosecution. A single crime more often than not has multiple crime scenes associated with it as in this case.

Dan's Auto Parts is the primary crime scene in this case that will contain the major portion of evidence necessary to provide proof of the crime and identity of the suspect. By searching other related scenes like the van that can assist in corroborating victim or defendant testimony and provide exculpatory evidence, can be collected. The identification, collection and preservation of physical and exculpatory evidence at the crime scene(s) request a degree of legal and scientific experience when collecting evidence and information for trial.

Exculpatory evidence P.C. 1054.1(e) requires the prosecution to disclose to the defense any exculpatory evidence. Proposition 115 does not diminish or otherwise affect the prosecutor's duty to disclose to the defendant all substantial material evidence favorable to the defendant as required by *Brady v Maryland* (1963) 10 Cal 2d 215; held that due process requires the prosecution to disclose any evidence favorable to guilt or punishment, good or bad faith of the prosecution in withholding the evidence is irrelevant. *Strickler v Greene* (1999) 144 Cal 2d 286.

Suppression Motion:

On 2-7-03 officer Gilman towed a van license number 1AME828 to the P.P. Dept. for processing, this van was then towed to Downtown Autobody. Inside the vehicle was blank checks, Check from Transman, Invoice papers, money, Plastic sheet with coins, and a safe allegedly stolen by defendants Williams and Rhone with alleged fingerprints on these items that was put into evidence.

Real Evidence: P.C. 1054.1(c) requires the prosecution to disclose all relevant real evidence seized or obtained as part of the investigation of the offense charged. The police have a duty to take steps to preserve physical evidence which is material to the case. *Arizona v. Youngblood* (1988) 102 1ed 2d 281

The prosecution alleged defendants handle and/or was in possession of the above items, which could hold exculpatory evidence. P.C. 1054.1(e) requires the prosecution to disclose to the defense any exculpatory evidence. Evidence taken from the defendant or from the scene of the crime including fingerprints, bullets, clothing and the likes. see *People v. Washington* (1958) 163 Cal App. 2d 833, 843. A defendant is allow to perform a test of real evidence being held by the police department through the normal procedures provided under P.C. 1054 by giving notice. *Walter v. S. Court* (2000) 95 Cal Rpt 2d 880

The prosecution intends to show and/or use photographs of real evidence, exculpatory evidence and testimony from investigating officers to prosecute defendants. *People v Jackson* (1991) 1 Cal. Rptr. 2d 778 (withholding of admissible eyewitness evidence that a third party committed the crime undermined confidence in outcome of trial and was material). *U.S. v Agurs* (1976) 49 L ed. 2d 342 (declaring that evidence that is clearly supportive of claim of innocence puts prosecution on notice of duty to produce, even if no request for the evidence is made. in *Randle v City and County of San Francisco* (1986) 230 Cal. Rptr. 901 (police inspector liable under federal civil right law for concealing exculpatory evidence).

It should be noted that unauthorized personnel tampered, touched, destroyed fingerprint and removed items from the safe on or about 2-7-03 and 2-11-03 under the guidance and supervision of the PP Dept personnel. *People v Riser* (1956) 47 Cal. 2d 566, 580, 581 (proper for court to admit evidence of bottle and glass bearing defendant's fingerprint; defendant did not indicate any actual tampering, did not show that fingerprints could have been forged, and did not establish that anyone who might have been interested in tampering with them knew where they were).

The prosecution never gave the defendants or their defense a chance to properly test and extract any exculpatory evidence available on the real evidence seized. A criminal defendant may obtain relief from police loss or destruction of evidence, or, at least in federal court,

failure to collect evidence before it is lost or destroyed, only if the following two requirements are met: (1) the evidence possessed an exculpatory value that was apparent before its loss or destruction, *People v Beeler* (1995) 39 Cal. Rptr. 2d 607 (for sanction to apply, evidence had to have had apparent exculpatory value at time it was destroyed, and the evidence was not otherwise reasonably obtainable by the defendant); and (2) the defendant show that the police acted in bad faith in losing or destroying the evidence or in failing to collect it before it was lost or destroyed. *Miller v Vasquez* (9th Cir 1989) 868 F.2d 1116, 1121 remanding habeas corpus petition to district court to determine whether or not police harbored animosity toward defendant because of his former association with Aryan Brotherhood and because of that had acted in bad faith in failing to collect evidence. *U.S v Agurs* (1976) 49 L ed 2d 342 (prosecution has duty to make material evidence available even without request by defendant, also see *Brady v Maryland* (1963) 10 L ed 2d 215 (prosecution's suppression of evidence favorable to accused on request violates due process)).

EXHIBIT-S

CASE # _____

PETALUMA POLICE DEPARTMENT

969 PETALUMA BOULEVARD N.
PETALUMA, CA 94952
(707) 776-4372

REFER REPORT # _____

☐ SUPPLEMENT ☐ NARC ☐ K9

CRIME CLASSIFICATION		<input type="checkbox"/> CHANGE CRIME CLASS TO		BCS CODE	DATE & TIME	HOW TAKEN
RPT OFF	ID#	DATE	REV'D BY	ID#	DATE	
CASE STATUS	CLEAR CODE	CHANGE CRIME LEVEL <input type="checkbox"/>	DA COMPLAINT <input type="checkbox"/>	DEPT EVIDENCE/PROPERTY RPT <input type="checkbox"/>	UCR STOLEN PROPERTY <input type="checkbox"/>	
INV	LAST	FIRST	INV	LAST	FIRST	

RECEIPT

1. Demetrius T. T. T. 11/11/07
45 Petaluma, CA 94952 776-4372

received the following items from Evidence Technician T. T. T.

- 1) photo-copies of item #1-2042 & #2-2042
 2) item #4-2042 - Salesman Ship Aurora Wireless Comm

I HEREBY DECLARE, UNDER PENALTY
 OF PERJURY, THAT THIS PROPERTY
 BELONGS TO ME.

Signed: [Signature]Date: 11/11/07

Receipt # _____

COMES TO:

ROUTED BY:

DATE:

INITIALS: